		Commissioner for Patents, Bo United States Patent and Trademark Washington, D.C.
U.S. APPLICATION NO	FIRST NAMED APPLICAL	WANTED TO A TOTAL OF THE PARTY
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09/762027	SON	INTERNATIONAL APPLICATION NO
LICATA & TYRRELL		PCT/US99/16811
66 E MAIN STREET MARLTON, NJ 08055		
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		DATE MAILED 29 MAR 2001
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America. The items indicated below, deficiency noted below and avoid aba	, however, are missing, ndonment is set forth in	
The nucleotide and/or amino acid seq with the requirements for such a discl reason(s):		ned in this application does not comply CFR 1.821-1.825 for the following
This application does not edisclosure on paper copy of A copy of the 'Sequence L required by 37 CFR 1.821 A copy of the "Sequence L content of the computer rea 37 CFR 1.822 and/or 1.832 Sequence Listing."  The computer readable for damaged and/or unreadable substitute computer readable. The paper copy or compact	contain, a "Sequence Listor compact disc, as requisiting" in computer reacted.  Listing" in computer reacted	ents of 37 CFR 1.821-1.825.  sting" as a separate part of the sired by 37 CFR 1.821(c).  idable format has not been submitted as idable form has been submitted. The does not comply with the requirements of tached marked-up copy of the "Raw ith this application has been found to be tached CRF Diskette Problem Report. A sted as required by 37 CFR 1.825(d).  Listing" is not the same as the "as required by 37 CFR 1.821(e).
An initial or substitute pap amendment directing its er A statement that the conter	per copy or compact disc intry into the specification ints of the paper or comp pplicable, include no ne s), 1.825(b) or 1.825(d) DMPLIANCE WITH The terpretation, pmission help,	ew matter, as required by 37 CFR

FORM PCT/DO/EO/920 (March 2001)

John L. Anderson

Telephone: 703-308-9116

U.S. APPLICATION NO

UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231 www.uapto.gov

U.S. APPLICATION NO	FIRST NAMED A	PLICANT		ATTY, EXACKET NO
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. The following items have been submi	ited by the annifcara or the II	to the Unite	d States Patent and Tr	adomde
Office as a Designated Office	(37 CFR 1.494) 🔀 an Ele	cted Office (3	37 CFR 1.495):	ademark
x U.S. Basic National Fee.	Indication o			
[x] Copy of the international app	lication. Translation	of the internat	ional application into	English.
Oath or Declaration of inven	tors(s). Translation	of Anicle 19	amendments into Engl	ish.
Copy of Article 19 amendme	nts. 📋 Other.			
Priority Document.				
The International Preliminary	Examination Report in Eng	lish and its Ar	nnexes, if any.	
Translation of Annexes to the	: International Preliminary E	xamination Re	port into English.	
Applicant has requested early proce	ssing under 35 H S C 37176	hut has not t	iled the following is 4	icated items at
indicated items in paragraph 3 below.	The Basic National Fee and	the convint i	nei international amino	ation must be filed
or to 20 or 30 months from the priority	date to avoid abandonment.	opj or u	attonar applica	anon must be illed
U.S. Basic National Fee.	Copy of the	international a	pplication.	
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The following items MUST be furnish eptance under 35 U.S.C. 371:	ed within the period set forth	below in ord	er to complete the req	uirements for
a. Translation of the applicati	on into English. A processir	ig fee will be	required if submitted	
later than the appropriat	e 20 or 30 months from the p	riority date.		
The current translation i	s defective for the reasons in	dicated on the	attached Notice of D	efectiv <b>e</b>
Translation.				
b. Processing fee for providing	ng the translation of the appir onths from the priority date (2			the
c. Oath or declaration of the	nventors, in compliance with	37 CFR 1.492	(1)). 27(a) and (b) properly	/ identifying
the application (preferab	ly by the international applic	ation number	and international filin	e date). A
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The current oath or decle indicated on the attached		37 CFR 1.45	(n) and (n) for the re	asons
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Additional claim fees of \$	as a large entity sm	all entity, inc	luding any required m	ultiple dependent
im fee, are required. Applicant must su	ibmit the additional claim fee	s or cancel th	e additional claims 11.	which fee are
(37 CFR 1.492(g)). See attached PTC	0-8/5.			
Applicant has not submitted the requ	ired sequence listing pursua	it to 37 CFR	1.821-1.825. See atta	sched
T/DO/E0/920.				
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L OF THE ITEMS SET FORTH IN ONTHS FROM THE DATE OF THIS	3(a)-3(d), 4 AND 5 ABOVE NOTICE OD RV 22 OD 3	MUST BE S	SUBMITTED WITH	IN TWO (2)
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e time period set above may be extended 36(a).	r by ming a petition and fee	or extension	or tune under the prov	usions of 37 CFR
If box 3a or 3c is checked, a translation				
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The Article 19 amendments are cand 30 (37 CFR 1.495(d)) months from the		not provided	by the appropriate 20	(37 CFR 1.494(d))
o (57 Cl K 1.495(d)) months from the	priority date.			
plicant is reminded that any communica				ailed to the
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FIRST NAMED APPLICANT

Conmissioner for Patents, Box PCT States Patent and Trademark Office Washington, D.C. 20231

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U S APPLI	CATION NO	FIRST NAMED APPLIC	TNA		ATTY DOCKET NO	
09/762027		SUN	Y	Y DEX-0154		
			L	INTERNATIONAL APPLICATION NO.		
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into the deficien	national stage in the U. cy noted below and avo	n an oath or declaration accept nited States of America. The oid abandonment is set in the perly identifying this applica	period wi accompan	thin which to ying Notifica	correct the	
applicat	ion number and interna CFR 1.497(a),(b) and	tional filing date) is required	The oath	or declaration	on does not comply	
2.	loes not identify the applications not identify the inventions not identify the citizenties not state that the personal transfer in the personal t	* *	believes the			
1.497(a) WILL F	) AND (b), AND 1.497	ATH OR DECLARATION (d) WHERE APPROPRIAT TO ENTER THE NATION PPLICATION.	E, WITHI	N THE TIME		
Addition	nally, the oath or declar	ration does not comply with 3	37 CFR 1.0	63 in that it:		
1.	· ·	iling address of each inventor. If e city and state or city and foreign				
2.,,	does not state that the pe	erson making the oath or declarati	ion:			
a. [		derstands the contents of the appli ndment specifically referred to in			, as	
b. [		ty to disclose to the Office all infitity as defined in 37 CFR 1.56.	ormation kn	own to the pers	on to be	
3.	priority is made pursuan	eign application for patent or invet to 37 CFR 1.55, and any foreig twhich priority is claimed, by sp d year of its filing.	n application	n having a filing	date before	
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Telephone: 703-308-9116

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